

## PATENT APPLICATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	)	
GLENN McGARRY ET AL.	: )	Examiner: Not Yet Assigned
Application No.: 09/764,782	: )	Group Art Unit: 2164
Filed: January 17, 2001	; )	
For: SYSTEM FOR CAPTURING TRADE	)	October 9, 2001

Commissioner for Patents Washington, D.C. 20231

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DECLARATION UNDER 37 C.F.R. § 1.47(a)

Sir:

In connection with the above-identified application, Wesley C. Fedorchak orally stated to me that he refuses to join in this application. The circumstances of his refusal are as follows.

The first request for Mr. Fedorchak to join in this application was made on May 18, 2001, in which it was requested that he execute the Combined Declaration And Power Of Attorney and the Assignment, which were forwarded by Federal Express to his last known address: 3708 Northgate Wood Court, Walnut Creek, CA 94598. A reminder was mailed to him at that address on June 27, 2001. In early July of 2001, at least one voice message was left on an answering machine at a telephone number I believe to be his (925-944-1744), asking that he call me or my associate, Lock See Yu-Jahnes, in connection with the application.

One August 1, 2001, Mr. Fedorchak called me regarding the application. He told me that he believed he was an inventor, and that at Lehman Brothers, Glenn McGarry, who is the other inventor, worked for him. He then told me that he would not sign the Combined Declaration And Power Of Attorney or the Assignment, because he saw "no upside" for doing so,

but saw "only downside". Mr. Fedorchak also told me that he now worked for "E-bond Trade Co.", and that before talking to me he had spoken to E-bond's attorneys about this matter, who advised him not to sign anything. At the end of the call, he provided me with his work telephone number (925-279-2020) and his e-mail address (wes@ebondtrade.com), so that I may contact him in the future regarding this matter.

On August 2, 2001, Mr. Fedorchak was provided with another chance to join in this application, by a copy of the application (specification, claims, and drawings) as well as the Combined Declaration And Power Of Attorney and the Assignment sent to him via Federal Express. To date, I have not heard from him again. Therefore, I can only conclude that Mr.

Fedorchak continues to refuse to join in this application.

Douglas Sharrott, Esq.

Registration No. 39,832

FITZPATRICK, CELLA, HARPER & SCINTO 30 Rockefeller Plaza New York, New York 10112-3801 Facsimile: (212) 218-2200

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## OT PE COMBINE ECLARATION AND POWER OF ATTORES FOR PATENT APPLICATION (Page 1 of 2)

ow named inventor, I hereby declare that:

My residence, mailing address and citizenship are as stated below next to my name.

I bel	lieve I am the original, first an	nd sole inventor (if only one name is	listed below) or an original, first
and joint invento	or (if plural names are listed b	elow) of the subject matter which is	s claimed and for which a patent
is sought on the	invention entitled SYSTEM	FOR CAPTURING TRADE 1	NFORMATION
the specification	of which is attached h	ereto X was filed on <u>Januar</u>	y 17, 2001
Application No.	09/764,782		
and was amende	d on		(if applicable).
	reby state that I have reviewe ims, as amended by any ame	d and understand the contents of th ndment referred to above.	e above-identified specification,
I ac 37 CFR §1.56.	knowledge the duty to disc	lose information which is materia	l to patentability as defined in
application for p	atent or inventor's certificate	benefits under Title 35, United St listed below and have also identified ing date before that of the application	ed below any foreign application
Country	Application No.	Filed (Day/Mo./Yr.)	(Yes/No) Priority Claimed
None			

I hereby appoint the practitioners associated with the firm and Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number:

## FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Full Name of Sole or First Inventor Grann MoGarry
First Inventor's signature What (Law)
Date July 2, 2001 Citizen Subject of U.S.A.
Residence 127 Bishop Lane, Holbrook, NY 11741
· · · · · · · · · · · · · · · · · · ·
Mailing Address c/o Lehman Brothers
1 World Trade Center, 38th Fl., New York, NY 10285
Full Name of Second Joint Inventor Wesley Fedorchak
Second Inventor's signature
Date Citizen/Subject of U.S.A.
Residence 3708 Northqate Wood Ct., Walnut Creek, CA 94598
Mailing Address c/o Lehman Brothers
1 World Trade Center, 38th Fl., New York, NY 10285

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